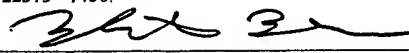




I hereby certify that this correspondence is being deposited with the United States Postal Service on the date set forth below as First Class Mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313 - 1450.

Date of Signature and Deposit: November 6, 2006


Zhibin Ren, Reg. No. 47,897

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: Mark Cook, et al.

Date: November 6, 2006

Serial No.: 10/777,825

Group Art Unit: 1623

Filed: 02/11/2004

Examiner: Traviss C. McIntosh

Title: METHODS FOR HEAT-STABILIZING
PROTEINS WITH SPECIFIC BINDING
ACTIVITIES

File: 960296.00097

RESPONSE TO RESTRICTION REQUIREMENT

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

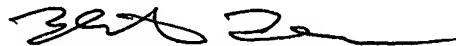
In response to an office action dated October 6, 2006 in the above-identified application, which imposed a requirement for restriction on applicant, applicant provisionally selects Group I (claims 1-20) and further provisionally elects species of trehalose and anti-PLA₂ antibody for examination. Claims 1-3 and 5-20 encompass the elected invention.

The restriction requirement is traversed in that such requirements are optional in all cases. MPEP § 803. If the search and examination of a set of claims can be made without serious burden, the Examiner must examine them on the merits, even though they may arguably be directed at distinct or independent inventions. MPEP § 803. Applicant respectfully submits that groups I and II claims are directed at highly related subject matter and thus can be examined together without serious burden. On the contrary, it will be unnecessarily burdensome on both applicant and the patent office to consider the highly related subject matter in several separate patent applications.

No fee is believed due in connection with this submission. However, if a fee is due in this or any subsequent response, please charge the fee to Deposit Account No. 17-0055.

Likewise, no extension of time is believed to be necessary. However, should any extension be required in this or any subsequent response, please consider this to be a petition for the appropriate extension of time and a request to charge the petition fee due to the same Deposit Account.

Respectfully submitted,



Zhibin Ren, Reg. No. 47,897

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